



## 99TH GENERAL ASSEMBLY

### State of Illinois

2015 and 2016

HB4089

by Rep. Anna Moeller

#### SYNOPSIS AS INTRODUCED:

730 ILCS 125/14

from Ch. 75, par. 114

Amends the County Jail Act. Provides that when any prisoner is transferred to the custody of the Department of Human Services, the warden shall supply the Department of Human Services with all necessary information regarding the prisoner, including but not limited to: (1) charged offenses; (2) offense history; (3) suicide risk; (4) history of self-injurious behavior; (5) psychiatric or psychological examinations and reports, or both; (6) medication history and medications currently being administered; (7) all known allergies and drug interaction information; (8) copy of the most recent physical examination; (9) medical reports, consultations, discharge summaries, and diagnoses; (10) known gang affiliations; (11) complete disciplinary history; (12) staff or prisoner assaults, or both; (13) aggressive behavior; (14) known victim profiles; (15) security classification and escape risk; (16) history of drug or alcohol use, or both; (17) information on sexual assaults and predatory behavior; (18) special or religious dietary needs; (19) declared religion or approved religious accommodations, or both; (20) history of dental care and outstanding dental needs; (21) family contact information; and (22) relevant visitor information. Effective immediately.

LRB099 09920 RLC 30135 b

1 AN ACT concerning criminal law.

2 **Be it enacted by the People of the State of Illinois,**  
3 **represented in the General Assembly:**

4 Section 5. The County Jail Act is amended by changing  
5 Section 14 as follows:

6 (730 ILCS 125/14) (from Ch. 75, par. 114)

7 Sec. 14. At any time, in the opinion of the Warden, the  
8 lives or health of the prisoners are endangered or the security  
9 of the penal institution is threatened, to such a degree as to  
10 render their removal necessary, the Warden may cause an  
11 individual prisoner or a group of prisoners to be removed to  
12 some suitable place within the county, or to the jail of some  
13 convenient county, where they may be confined until they can be  
14 safely returned to the place whence they were removed. No  
15 prisoner charged with a felony shall be removed by the warden  
16 to a Mental Health or Developmental Disabilities facility as  
17 defined in the Mental Health and Developmental Disabilities  
18 Code, except as specifically authorized by Article 104 or 115  
19 of the Code of Criminal Procedure of 1963, or the Mental Health  
20 and Developmental Disabilities Code. Any place to which the  
21 prisoners are so removed shall, during their imprisonment  
22 there, be deemed, as to such prisoners, a prison of the county  
23 in which they were originally confined; but, they shall be

1 under the care, government and direction of the Warden of the  
2 jail of the county in which they are confined. When any  
3 prisoner is transferred to the custody of the Department of  
4 Human Services, the warden shall supply the Department of Human  
5 Services with all necessary information regarding the  
6 prisoner, including but not limited to:

7 (1) charged offenses;

8 (2) offense history;

9 (3) suicide risk;

10 (4) history of self-injurious behavior;

11 (5) psychiatric or psychological examinations and  
12 reports, or both;

13 (6) medication history and medications currently being  
14 administered;

15 (7) all known allergies and drug interaction  
16 information;

17 (8) copy of the most recent physical examination;

18 (9) medical reports, consultations, discharge  
19 summaries, and diagnoses;

20 (10) known gang affiliations;

21 (11) complete disciplinary history;

22 (12) staff or prisoner assaults, or both;

23 (13) aggressive behavior;

24 (14) known victim profiles;

25 (15) security classification and escape risk;

26 (16) history of drug or alcohol use, or both;

1           (17) information on sexual assaults and predatory  
2           behavior;

3           (18) special or religious dietary needs;

4           (19) declared religion or approved religious  
5           accommodations, or both;

6           (20) history of dental care and outstanding dental  
7           needs;

8           (21) family contact information; and

9           (22) relevant visitor information.

10         (Source: P.A. 97-104, eff. 1-1-12.)

11           Section 99. Effective date. This Act takes effect upon  
12         becoming law.